



DIGEST OF SB 261 (Updated February 26, 2007 3:27 pm - DI 69)

Citations Affected: IC 32-25.

Synopsis: Condominium common areas and facilities. Allows all or part of the common areas and facilities of a condominium to be conveyed or encumbered if at least 75% of the co-owners agree to the action. Provides that a different percentage of votes may be required to convey or encumber the common areas and facilities if the percentage is specified in: (1) the condominium declaration or condominium association bylaws; or (2) an amendment to the declaration or bylaws, if the amendment is approved by the co-owners. Specifies that the different percentage of votes in the declaration or bylaws may not allow less than 75% of the co-owners to convey or encumber all or part of the common areas or facilities. Provides that proceeds from the conveyance or encumbrance of common areas and facilities must be distributed to co-owners as common profits.

Effective: July 1, 2007.

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January 11, 2007, read first time and referred to Committee on Corrections, Criminal, and Civil Matters.
February 20, 2007, reported favorably — Do Pass.
February 26, 2007, read second time, amended, ordered engrossed.









First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

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SENATE BILL No. 261

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A BILL FOR AN ACT to amend the Indiana Code concerning property.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 32-25-4-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 3. (a) Each condominium unit owner is entitled to an undivided interest in the common areas and facilities as designated in the declaration. Except as provided in subsection (b), the undivided interest must be expressed as a percentage interest based on:

- (1) the size of the unit in relation to the size of all units in the condominium:
- (2) the value of each condominium unit in relation to the value of all condominium units in the condominium; or
- (3) the assignment of an equal percentage undivided interest to each condominium unit.

An undivided interest allocated to each condominium unit in accordance with this subsection must be indicated in a schedule of undivided interests in the declaration. However, if the declaration does not specify the method of allocating the percentage undivided interests, an equal percentage undivided interest applies to each condominium

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- unit. The total undivided interests allocated in accordance with subdivision (1) or (2) must equal one hundred percent (100%).

 (b) With respect to an expandable condominium, the declaration may allocate undivided interests in the common area on the basis of
 - (1) the declaration prohibits the creation of any condominium units not substantially identical to the condominium units depicted on the recorded plans of the declaration; or
 - (2) the declaration:

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value if:

- (A) prohibits the creation of any condominium units not described in the initial declaration; and
- (B) contains a statement on the value to be assigned to each condominium unit created after the date of the declaration.
- (c) Interests in the common areas may not be allocated to any condominium units to be created within any additional land until the plats and plans and supplemental declaration depicting the condominium units to be created are recorded. Simultaneously with the recording of the plats and plans for the condominium units to be created, the declarant must execute and record an amendment to the initial declaration reallocating undivided interests in the common areas so that the future condominium units depicted on the plats and plans will be allocated undivided interests in the common areas on the same basis as the condominium units depicted in the prior recorded plats and plans.
- (d) Except as provided in **section 3.5 of this chapter and in** IC 32-25-8-3, the undivided interest of the owner of the condominium unit in the common areas and facilities, as expressed in the declaration, is permanent and may not be altered without the consent of the co-owners. A consent to alteration must be stated in an amended declaration, and the amended declaration must be recorded. The undivided interest may not be transferred, encumbered, disposed of, or separated from the condominium unit to which it appertains, and any purported transfer, encumbrance, or other disposition is void. The undivided interest is considered to be conveyed or encumbered with the condominium unit to which it appertains even though the undivided interest is not expressly mentioned or described in the conveyance or other instrument.
- (e) The common areas and facilities shall remain undivided. A condominium unit owner or any other person may bring an action for partition or division of any part of the common areas and facilities if the property has been removed from this chapter as provided in IC 32-25-8-12 and IC 32-25-8-16. Any covenant to the contrary is void.











1	(f) Each condominium unit owner:	
2	(1) may use the common areas and facilities in accordance with	
3	the purpose for which the common areas and facilities were	
4	intended; and	
5	(2) may not, in the owner's use of the common areas and facilities,	
6	hinder or encroach upon the lawful rights of the other co-owners.	
7	(g) The:	
8	(1) necessary work of:	
9	(A) maintenance;	
0	(B) repair; and	
1	(C) replacement;	
2	of the common areas and facilities; and	
.3	(2) making of any additions or improvements to the common	
4	areas and facilities;	
.5	may be carried out only as provided in this chapter and in the bylaws.	
6	(h) The association of condominium unit owners has the irrevocable	
7	right, to be exercised by the manager or board of directors, to have	U
8	access to each condominium unit from time to time during reasonable	
9	hours as is necessary for:	
20	(1) the maintenance, repair, or replacement of any of the common	
21	areas and facilities:	
22	(A) in the condominium unit; or	
23	(B) accessible from the condominium unit; or	
24	(2) making emergency repairs in the condominium unit necessary	
25	to prevent damage to:	
26	(A) the common areas and facilities; or	
27	(B) another condominium unit.	
28	SECTION 2. IC 32-25-4-3.5 IS ADDED TO THE INDIANA CODE	y
29	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
30	1, 2007]: Sec. 3.5. (a) Except as otherwise provided in a statement	
31	described in:	
32	(1) IC 32-25-7-1(a)(10) and included in:	
3	(A) the declaration; or	
34	(B) an amendment to the declaration, if the amendment is	
55	approved by at least seventy-five percent (75%) of	
66	co-owners; or	
57	(2) IC 32-25-8-2(12) and included in:	
8	(A) the bylaws; or	
19	(B) an amendment to the bylaws, if the amendment is	
10	approved by the percentage of votes set forth in the bylaws	
1	under IC 32-25-8-2(11);	
12	part or all of the common areas and facilities of a condominium	



1	may be conveyed or subjected to a security interest by the
2	association of co-owners if at least seventy-five percent (75%) of
3	the co-owners, including at least seventy-five percent (75%) of the
4	co-owners of condominium units not owned by the declarant, agree
5	to the action. However, if the common areas and facilities proposed
6	to be conveyed or encumbered under this section include any
7	limited common areas and facilities, all the owners of the limited
8	common areas and facilities to be conveyed or encumbered must
9	agree to the conveyance or encumbrance.
10	(b) An agreement to convey or encumber common areas and
11	facilities under this section must be evidenced by an agreement:
12	(1) executed in the same manner as a deed or any other
13	instrument recognized by the state for the conveyance or
14	transfer of interests in title; and
15	(2) signed by:
16	(A) at least seventy-five percent (75%) of the co-owners, as
17	required by this section; or
18	(B) another percentage of the co-owners specified in a
19	statement described in subsection $(a)(1)$ or $(a)(2)$.
20	An agreement under this subsection is effective upon being
21	recorded.
22	(c) Proceeds from the conveyance or encumbrance of common
23	areas and facilities under this section shall be distributed to
24	co-owners as common profits under IC 32-25-8-6. However, if the
25	common areas and facilities conveyed or encumbered under this
26	section include limited common areas and facilities, proceeds from
27	the conveyance or encumbrance of the limited common areas and
28	facilities shall be distributed to the owners of the limited common
29	areas and facilities according to the percentage of the owners'
30	undivided interest in the limited common areas and facilities.
31	(d) A conveyance or encumbrance of common areas and
32	facilities not made in accordance with:
33	(1) this section; or
34	(2) a statement described in subsection (a)(1) or (a)(2);
35	is void.
36	SECTION 3. IC 32-25-7-1 IS AMENDED TO READ AS
37	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. (a) The owner of the
38	land on which a condominium is declared shall record with the
39	recorder of the county in which the land is situated a declaration.

Except as provided in section 2 or 3 of this chapter, the declaration

(1) A description of the land on which the building and

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must include the following:



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1	improvements are or are to be located.	
2	(2) A description of the building, stating:	
3	(A) the number of stories and basements; and	
4	(B) the number of condominium units.	
5	(3) A description of the common areas and facilities.	
6	(4) A description of the limited common areas and facilities, if	
7	any, stating to which condominium units their use is reserved.	
8	(5) The percentage of undivided interest in the common areas and	
9	facilities appertaining to each condominium unit and its owner for	
10	all purposes, including voting.	
11	(6) A statement of the percentage of votes by the condominium	
12	unit owners required to determine whether to:	
13	(A) rebuild;	
14	(B) repair;	
15	(C) restore; or	
16	(D) sell;	
17	the property if all or part of the property is damaged or destroyed.	
18	(7) Any covenants and restrictions in regard to the use of:	
19	(A) the condominium units; and	
20	(B) common areas and facilities.	
21	(8) Any further details in connection with the property that:	
22	(A) the person executing the declaration considers desirable;	
23	and	
24	(B) are consistent with this article.	
25	(9) The method by which the declaration may be amended in a	
26	manner consistent with this chapter.	
27	(10) A statement of the percentage of votes by the	
28	condominium unit owners required to convey or encumber	
29	part or all of the common areas and facilities. A statement	
30	under this subdivision may not allow less than seventy-five	
31	percent (75%) of the condominium unit owners, or less than	
32	seventy-five percent (75%) of the owners of condominium	
33	units not owned by the declarant, to convey or encumber part	
34	or all of the common areas and facilities. If the declaration	
35	does not include a statement under this subdivision,	
36	IC 32-25-4-3.5 applies.	
37	(b) A true copy of the bylaws shall be annexed to and made a part	
38	of the declaration.	
39 40	(c) The record of the declaration shall contain a reference to the:	
40 41	(1) book;	
41 42	(2) page; and	
42	(3) date of record;	



1	of the floor plans of the building affected by the declaration.	
2	SECTION 4. IC 32-25-8-2 IS AMENDED TO READ AS	
3	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 2. The bylaws must	
4	provide for the following:	
5	(1) With respect to the board of directors:	
6	(A) the election of the board from among the co-owners;	
7	(B) the number of persons constituting the board;	
8	(C) the expiration of the terms of at least one-third $(1/3)$ of the	
9	directors annually;	
10	(D) the powers and duties of the board, including whether the	
11	board may engage the services of a manager or managing	
12	agent;	
13	(E) the compensation, if any, of the directors; and	
14	(F) the method of removal from office of directors.	
15	(2) The method of calling meetings of the co-owners and the	_
16	percentage, if other than a majority of co-owners, that constitutes	
17	a quorum.	
18	(3) The election from among the board of directors of a president,	
19	who shall preside over the meetings of:	
20	(A) the board of directors; and	
21	(B) the association of co-owners.	
22	(4) The election of a secretary, who shall keep the minute book in	
23	which resolutions shall be recorded.	
24	(5) The election of a treasurer, who shall keep the financial	_
25	records and books of account.	
26	(6) The maintenance, repair, and replacement of the common	_
27	areas and facilities and payments for that maintenance, repair, and	
28	replacement, including the method of approving payment	Y
29	vouchers.	
30	(7) The manner of collecting from each condominium owner the	
31	owner's share of the common expenses.	
32	(8) The designation and removal of personnel necessary for the	
33	maintenance, repair, and replacement of the common areas and	
34	facilities.	
35	(9) The method of adopting and of amending administrative rules	
36	governing the details of the operation and use of the common	
37	areas and facilities.	
38	(10) The restrictions on and requirements respecting the use and	
39	maintenance of the condominium units and the use of the	
40	common areas and facilities that are:	
41	(A) not set forth in the declaration; and	
42	(B) designed to prevent unreasonable interference with the use	



1	of their respective units and of the common areas and facilities	
2	by the several co-owners.	
3	(11) The percentage of votes required to amend the bylaws.	
4	(12) A statement of the percentage of votes by the	
5	condominium unit owners required to convey or encumber	
6	part or all of the common areas and facilities. A statement	
7	under this subdivision may not allow less than seventy-five	
8	percent (75%) of the condominium unit owners, or less than	
9	seventy-five percent (75%) of the owners of condominium	
10	units not owned by the declarant, to convey or encumber part	
11	or all of the common areas and facilities. If the bylaws do not	
12	include a statement under this subdivision, IC 32-25-4-3.5	
13	applies.	
14	(12) (13) Other provisions consistent with this article considered	
15	necessary for the administration of the property.	_
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COMMITTEE REPORT

Madam President: The Senate Committee on Corrections, Criminal, and Civil Matters, to which was referred Senate Bill No. 261, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 261 as introduced.)

STEELE, Chairperson

Committee Vote: Yeas 6, Nays 0.

SENATE MOTION

Madam President: I move that Senate Bill 261 be amended to read as follows:

Page 5, line 29, after "facilities." insert "A statement under this subdivision may not allow less than seventy-five percent (75%) of the condominium unit owners, or less than seventy-five percent (75%) of the owners of condominium units not owned by the declarant, to convey or encumber part or all of the common areas and facilities."

Page 7, line 1, after "facilities." insert "A statement under this subdivision may not allow less than seventy-five percent (75%) of the condominium unit owners, or less than seventy-five percent (75%) of the owners of condominium units not owned by the declarant, to convey or encumber part or all of the common areas and facilities."

(Reference is to SB 261 as printed February 21, 2007.)

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